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09/966,845 09/28/2001 Barbara J. Boe 065027.0103 4972 5073 7590 01/31/2006 EXAMINER BAKER BOTTS L.L.P. RETTA, YEHDEGA 2001 ROSS AVENUE SUITE 600 ART UNIT PAPER NUMBER DALLAS, TX 75201-2980 3622	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
BAKER BOTTS L.L.P. 2001 ROSS AVENUE SUITE 600 RETTA, YEHDEGA ART UNIT PAPER NUMBER	09/966,845	09/28/2001	Barbara J. Boe	065027.0103 4972		
2001 ROSS AVENUE SUITE 600 ART UNIT PAPER NUMBER	5073 7	7590 01/31/2006		EXAMINER		
SUITE 600 ART UNIT PAPER NUMBER			RETTA, YEHDEGA			
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2.122.10, 11. 120. 2700		75201-2980	3622			

DATE MAILED: 01/31/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	on No	Applicant(s)				
	Office Action Summary	09/966,8		BOE ET AL.				
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WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING insions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by streply received by the Office later than three months after the need patent term adjustment. See 37 CFR 1.704(b).	G DATE OF TO FR 1.136(a). In no even. eriod will apply and vestatute, cause the app	HIS COMMUNICATION /ent, however, may a reply be tim //ill expire SIX (6) MONTHS from plication to become ABANDONEI	I. nely filed the mailing date of this D (35 U.S.C. § 133).				
Status								
2a) <u></u>	Responsive to communication(s) filed on <u>Q</u> This action is FINAL . 2b) Since this application is in condition for all closed in accordance with the practice und	This action is rowance except	non-final. t for formal matters, pro		ne merits is			
Dispositi	on of Claims							
5)	Claim(s) 1-28 is/are pending in the applica 4a) Of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) 1-28 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction ar on Papers The specification is objected to by the Exam The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the co	nd/or election of miner. accepted or by the drawing(s) or rection is required.	requirement. Dightharpoonup objected to by the Englished in abeyance. See red if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 C	• •			
	The oath or declaration is objected to by the	e Examiner. N	ote the attached Office	Action or form P	TO-152.			
12) a)[Acknowledgment is made of a claim for fore All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Busee the attached detailed Office action for a	nents have been nents have been priority documents ireau (PCT Ru	en received. en received in Application ents have been receive le 17.2(a)).	on No d in this Nationa	l Stage			
2) 🔲 Notic 3) 🔲 Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB r No(s)/Mail Date		4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te	O-152)			

DETAILED ACTION

Response to Amendment

This office action is in response to the declaration filed November 7, 2005. Claims 1-28 are still pending.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-9, 11-19, 22, 26 and 27are rejected under 35 U.S.C. 102(e) as being clearly anticipated by Williams et al. (US 5,999,918).

Regarding claim 1, Williams teaches storing data associated with the responses to customer questions (see fig. 6a-6e and col. 14 line 62 to col. 15 line 12); providing the customer with a feedback page, graphically illustrating data associated with the customer's standing in a selected peer group (see fig. 1h and col. 15 line 45 to col. 16 line 19); providing the customer with options operable to adjust the customer's actual demographic to a hypothetical demographic; receiving and processing the data and displaying feedback information, graphically illustrating hypothetical standing of the customer within the selected peer group such that the customer can see the effect of the hypothetical demographic changes (see fig. 1i-11, col. 9 line 5 to col. 10 line 32 and col. 16 lines 14- 49).

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Regarding claims 2-7, Williams teaches wherein the customer questions comprise a primary set of question and secondary set of questions; wherein the primary set of questions relates to customer's demographic including personal information about the customer; wherein the secondary set of questions forms a plurality of survey sections related to business products or customer's psychographic traits; question provided based on response to previous questions; feedback page generated based on the customer responses, etc, (see fig. 6a-6e, col. 9 line 36 to col. 10 line 12).

Regarding claims 8 and 9, Williams teaches presenting the customer with online option associated with an opportunity to gain pertinent information related to and apply for a purchase products or services; sending a message to a business offering the products or services regarding the request for the product or services (see col. 10 lines 1-59).

Regarding claim 11, Williams teaches providing a business where the customer is identified as a particular existing customer of the business (see fig. 6 enrollment).

Regarding claims 13 and 14, Williams teaches providing goal planners to the customer; wherein the planners include output graphics that change in real time in response to changes in the input of the goal planners (fig. 1a-1j).

Regarding claim 15, Williams teaches interface <u>operable</u> to interact with data processing system associated with a business; a customer interface <u>operable</u> to interface with a data processing system associated with a customer (see fig. 1M); a survey system operable to supply to the customer data processing system with customer questions, receive and store responses, provide a feedback page (see fig. 1i-1l, col. 9 line 5 to col. 10 line 32 and col. 16 lines 14-49),

provide what-if options, receive hypothetical demographic changes and display hypothetical feedback information (see fig. 1d-1j and col. 8 lines 13-60).

Regarding claims 16 and 17, Williams teaches wherein customer question provided is chosen based on response to previous questions; feedback page generated based on the customer responses (see fig. 6a-6e, col. 9 line 36 to col. 10 line 12).

Regarding claims 18 and 19, Williams teaches presenting the customer with online option associated with an opportunity to gain pertinent information related to and apply for a purchase products or services; sending a message to a business offering the products or services regarding the request for the product or services (see col. 10 lines 1-59).

Regarding claim 22, Williams teaches the system further operable to generate data sets for display based on data accessed in at least one table wherein the data assessed by the system is associated with the specific business or customer (see col. 9 line 5 to col. 10 line 23).

Regarding claims 26 and 27, Williams teaches receiving goal input data form the customer and storing the input data (see col. 9 lines 5-35, col. 11 line 21 to col. 12 line 23).

Claims 23-25 are rejected under 35 U.S.C. 102(e) as being clearly anticipated by Jones, III et al. (US 6,925,441).

Regarding claim 23 Jones teaches a business interface operable to interact with a data processing system associated with a business; a customer interface operable to interact with a data processing system associated with a customer (see fig. 4); a survey system operable to supply the business data processing system with a targeted marketing reports, the targeted marketing reports dynamically generated based on a set of decision rules, the set of decision

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rules (see col. 13 line 19 to col. 14 line 8) dynamically generated based on data received from the customer (see fig. 7-11, fig. 14, col. 6 line 38 to col. 7 line 45, col. 9 line 7-58).

Regarding claim 24, Jones teaches wherein the targeted marketing reports comprise of probability associated with at least one customer regarding the likelihood that the customer will purchase a specific product or service (see col. 9 lines 33-55).

Regarding claim 25, Jones teaches the system further operable to generate targeted advertisements for each customer based on data in the targeting marketing reports (see col. 15 line 1 to col. 16 line 36).

Claim Rejections - 35 USC § 103

Claims 10, 12, 20 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Williams et al. (US 5,999,918) further in view of Official Notice.

Regarding claims 10 and 20, Williams teaches storing data associated with the responses to customer questions (see fig. 6a-6e and col. 14 line 62 to col. 15 line 12); providing the customer with a feedback page, graphically illustrating data associated with the customer's standing in a selected peer group (see fig. 1h and col. 15 line 45 to col. 16 line 19); providing the customer with options operable to adjust the customer's actual demographic to a hypothetical demographic; receiving and processing the data and displaying feedback information, graphically illustrating hypothetical standing of the customer within the selected peer group such that the customer can see the effect of the hypothetical demographic changes (see fig. 1i-11, col. 9 line 5 to col. 10 line 32 and col. 16 lines 14- 49). Williams teaches customer identification number (name) and matching the number to a data, however failed to teach matching a business

identification number to a data and generating data sets for display based on the data in the table.

Williams teaches the system being connected to remote computer located at the site of brokerage

firm authorized to accept and execute securities transactions for the users of the present invention

and the remote computer in communication with various stock exchange computers (see col. 10

lines 50-59). It would have been obvious to one of ordinary skill in the art at the time of the

invention for Williams' system to receive the business identification (such as name or number

i.e., brokerage firm or stock exchange system) and matched it to the stored data based for the

purpose of identifying the brokerage firm used by the user.

Regarding claims 12 and 21, Williams does not teach providing percentage completion and data of the most recent visit to the survey. Official notice is taken that is old and well known in the art of collecting data to provide percentage of completed question and the date of the last visit. It would have been obvious to one of ordinary skill in the art at the time of the invention to provide such information for the purposed of informing the user whether he/she wants to complete or update the profile.

Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over Williams et al. (US 5,999,918) further in view of Jones, III et al. (US 6,925,441).

Regarding claim 28, Williams does not teach the system operable to generate targeted advertisements for each customer based on data received form the customers, it is taught in Jones (see col. 15 line 1 to col. 16 line 36). It would have been obvious to one of ordinary skill in the art at the time of the invention to provide generate targeted advertisements for intended purpose of providing the customer with products or services that is likely to purchase.

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Response to Arguments

Applicant's arguments, filed November 7, 2005, with respect to the rejection(s) of claim(s) 1-28 under Moran have been fully considered and are persuasive. The Declaration filed on November 7, 2005 under 37 CFR 1.131 has been considered and accepted to overcome the Moran and Horowitz references. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Williams and Jones.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yehdega Retta whose telephone number is (571) 272-6723. The examiner can normally be reached on 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eric Stamber can be reached on (571) 272-6724. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

RETTA YEHDEGA PRIMARY EXAMINER